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5 6	Email: rosman@bfesf.com scrawford@bfesf.com	Stanley Goff, State Bar No. 289564 LAW OFFICE OF STANLEY GOFF 15 Boardman Place Suite 2			
7 8	Attorneys for Defendants CITY OF VACAVILLE, JULIE BAILEY, CHUCK BAILEY, DUSTIN WILLIS,	San Francisco, CA 94103 Telephone: (415) 571-9570 Email: scraiggoff@aol.com			
9 10	and DAVE SPENCER	Attorneys for Plaintiffs CARMEL GARCIA, M.Y. AND L.Y., minors by and through their guardian ad litem VANESSA RUIZ; L.Y., a minor by and			
11 12		through his guardian ad litem FRANCISCA URIOSTEGUI			
13	UNITED STATE	UNITED STATES DISTRICT COURT			
14	EASTERN DISTE	EASTERN DISTRICT OF CALIFORNIA			
15 16 17 18 19	CARMEL GARCIA, an individual; M.Y. AND L.Y., minors by and through their guardian ad litem VANESSA RUIZ; L.Y., a minor by and through his guardian ad litem FRANCISCA URIOSTEGUI, Plaintiff,	Case No. 2:19-cv-02621-KJM-DB TENTH STIPULATED REQUEST TO CONTINUE PRE-TRIAL DEADLINES; ORDER Judge: Kimberly J. Mueller			
20	V.				
21 22 23	YUBA COUNTY SHERIFF'S DEPARTMENT; YUBA COUNTY SHERIFF'S DEPUTIES DOES 1-5; CITY OF VACAVILLE; and VACAVILLE POLICE OFFICER DOES 6-10;				
24 25	Defendants.				
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28					

WHEREAS, Plaintiffs CARMEL GARCIA, M.Y. AND L.Y., minors by and through their guardian ad litem VANESSA RUIZ; L.Y., a minor by and through his guardian ad litem FRANCISCA URIOSTEGUI, ("Plaintiffs") initiated this case on March 11, 2020 (Dkt. No. 1.1);

WHEREAS, Plaintiffs named the CITY OF VACAVILLE, JULIE BAILEY, CHUCK BAILEY, DUSTIN WILLIS, and DAVE SPENCER as Defendants (collectively, "Defendants");

WHEREAS, the Parties agreed to attend a further settlement conference with Magistrate Judge Carolyn Delaney;

WHEREAS, on December 20, 2022, the Parties filed a ninth stipulation to continue pretrial deadlines to allow the parties to continue the expert discovery deadlines so the parties could engage in a further settlement conference without bearing additional expenses;

WHEREAS, on January 23, 2023, the parties continued the further settlement conference with Judge Delaney to await the outcome of Defendants' motion for summary judgment;

WHEREAS, the parties still wish to engage in further settlement conference without bearing additional expenses associated with expert discovery and therefore wish to continue the expert discovery deadlines once again while awaiting the outcome of Defendants' motion for summary judgment;

WHEREAS, this stipulation is not made for any improper purpose and will not prejudice any Party; and

WHEREAS, the requested modifications will not otherwise impact the trial date for the case as none has been set.

STIPULATION

NOW, THEREFORE, Plaintiffs and Defendants stipulate and request the court continue presently set pre-trial dates as follows:

Event	Current Deadline	Proposed Deadline
Expert Disclosures	March 20, 2023	May 15, 2023
Supplemental Experts	April 3, 2023	June 5, 203
Completion of Expert Discovery	May 5, 2023	July 7, 2023

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2	Dated: March 16, 2023	BER'	TRAND, FOX, ELLIOT, OSMAN & WENZEL			
3 4		By:	/s/ Richard W. Osman Richard W. Osman Sheila D. Crawford			
5			Attorney for Defendants CITY OF VACAVILLE, JULIE BAILEY, CHUCK BAILEY, DUSTIN WILLIS, and DAVE			
7			SPENCER SPENCER			
8	Dated: March 16, 2023	LAW	OFFICES OF FULVIO F. CAJINA			
9		By:	/s/ Fulvio Cajina Fulvio F. Cajina Attorney for Plaintiffs			
10			CARMEL GARCIA, M.Y. AND L.Y., minors by and			
11			through their guardian ad litem VANESSA RUIZ; L.Y., a minor by and through his guardian ad litem FRANCISCA URIOSTEGUI			
12			FRANCISCA URIOSTEGUI			
13	ELECTRONIC CASE FILING ATTESTATION					
14	I, Richard W. Osman, hereby attest that I have on file all holograph signatures for any signatures					
15	indicated by a conformed signature ("/s/") within this E-filed document or have been authorized by					
16	counsel to show their signature on this document as /s/.					
17	Dated: March 16, 2023		y: <u>/s/ Richard W. Osman</u> ichard W. Osman			
18		K	chard w. Osman			
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ORDER

PURSUANT TO STIPULATION, IT IS SO ORDERED:

The pre-trial deadlines are continued as follows:

Event	Current Deadline	Proposed Deadline
Expert Disclosures	March 20, 2023	May 15, 2023
Supplemental Experts	April 3, 2023	June 5, 2023
Completion of Expert Discovery	May 5, 2023	July 7, 2023

DATED: March 22, 2023.

CHIEF UNITED STATES DISTRICT JUDGE